



---

O'MELVENY & MYERS LLP

BEIJING  
BRUSSELS  
CENTURY CITY  
HONG KONG  
LONDON  
LOS ANGELES  
NEWPORT BEACH

Times Square Tower  
7 Times Square  
New York, New York 10036-6524  
TELEPHONE (212) 326-2000  
FACSIMILE (212) 326-2061  
www.omm.com

SAN FRANCISCO  
SEOUL  
SHANGHAI  
SILICON VALLEY  
SINGAPORE  
TOKYO  
WASHINGTON, D.C.

July 7, 2015

OUR FILE NUMBER  
882,604-079

WRITER'S DIRECT DIAL  
(212) 326-2017

Hon. Lorna G. Schofield  
Thurgood Marshall United States Courthouse  
40 Foley Square  
New York, NY 10007

WRITER'S E-MAIL ADDRESS  
afrackman@omm.com

**Re: *US Airways, Inc. v. Sabre Holdings Corp., et al., No. 1:11-cv-02725-LGS Expert Testimony and Scheduling Order***

Dear Judge Schofield:

We write for clarification of your June 30, 2015 scheduling order as it relates to the submission of expert testimony. Currently, the order calls for sequential filings, with plaintiff's expert direct testimony due on July 28 and defendants' experts direct testimony three weeks later. The order, however, makes no provision for submission of plaintiff's rebuttal testimony.

We propose that plaintiff's experts be permitted to respond to defendants' experts as part of their live, in-court testimony before the start of cross-examination. Alternatively, we would ask that we be permitted to file written rebuttal testimony three weeks after defendants submit their experts direct, *i.e.*, on September 8, 2015.

Respectfully submitted,

/s/ Andrew J. Frackman

Andrew J. Frackman  
of O'MELVENY & MYERS LLP

cc: Counsel for Sabre (via ECF)